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8 *Attorneys for Defendants FF&E Refinishing NV, LLC,*

9 *FF&E Refinishing, LLC and Robert Mario Insenga*

10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 BOARD OF TRUSTEES OF THE PAINTERS
13 AND FLOOR COVERERS JOINT
14 COMMITTEE; BOARD OF TRUSTEES OF
15 THE EMPLOYEE PAINTERS' TRUST;
16 BOARD OF TRUSTEES OF THE PAINTERS,
17 GLAZIERS AND FLOORCOVERERS JOINT
18 APRENTICESHIP AND JOURNEYMAN
19 TRAINING TRUST; BOARD OF TRUSTEES
20 OF THE PAINTERS, GLAZIERS AND
21 FLOORCOVERERS SAFETY TRAINING
22 TRUST FUND ; BOARD OF TRUSTEES OF
23 THE SOUTHERN NEVADA PAINTERS AND
24 DECORATORS AND GLAZIERS LABOR-
25 MANAGEMENT COOPERATION
26 COMMITTEE TRUST; BOARD OF
27 TRUSTEES OF THE SOUTHERN NEVADA
28 GLAZIERS AND FABRICATORS PENSION
TRUST FUND; PDCA/FCA INDUSTRY
PROMOTION FUND; PAINTERS
ORGANIZING FUND; SOUTHERN NEVADA
PAINTERS AND GLAZIERS MARKET
RECOVERY TRUST FUND; BOARD OF
TRUSTEES OF THE INTERNATIONAL
PAINTERS AND ALLIED TRADES
INDUSTRY PENSION FUND; BOARD OF
TRUSTEES OF THE FINISHING TRADES
INSTITUTE; PAINTERS AND ALLIED
TRADES LABOR-MANAGEMENT
COOPERATION INITIATIVE; and

CASE NO.: 2:19-CV-02056-JCM-BNW

**STIPULATION AND ORDER FOR
WITHDRAWAL OF JURY DEMAND OF
FF&E REFINISHING NV, LLC, FF&E
REFINSIHING, LLC AND ROBERT
MARIO INSENGA**

INTERNATIONAL UNION OF PAINTERS
AND ALLIED TRADES DISTRICT COUNCIL
16,

Plaintiffs,

v.

FF&E REFINISHING NV, LLC, a Nevada
limited-liability company; FF&E
REFINISHING, LLC, a Georgia limited-
liability company; ROBERT MARIO
INSENGA, an individual; ARIA RESORT &
CASINO HOLDINGS, LLC, a Nevada limited-
liability company; JOHN DOES I-XX,
inclusive; and ROE ENTITIES I-XX, inclusive,

Defendants.

By and through their counsel, Plaintiffs (“Plaintiffs”), Defendant Aria Resort & Casino LLC (“Aria”), and Defendants FF&E Refinishing NV, LLC (“FF&E Refinishing NV”), FF&E Refinishing, LLC (“FF&E Refinishing”) and Robert Mario Insenga (“Insenga”)(FF&E Refinishing NV, FF&E Refinishing and Insenga collectively referred to as “FF&E Defendants”)(Plaintiffs, Aria, and FF&E Defendants are collectively referred to as the “Parties”) hereby Stipulate, Agree and Request this Court Order as follows:

1. On May 1, 2020, FF&E Defendants filed their Answer and Jury Demand [ECF 12] to Plaintiff Complaint [ECF 1].

2. Pursuant to Federal Rule of Civil Procedure 39(a)(1), the Parties stipulate to the withdrawal of FF&E Defendants’ demand for jury trial; and

3. The Parties further stipulate that this Stipulation and Order shall not restrict or prohibit FF&E Defendants from asserting a demand for jury trial that otherwise complies with applicable Federal

Rules of Civil Procedure and orders of the Court in the event Aria brings any claim or claims against FF&E Defendants.

Dated: May 19, 2020

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Dated: May 19, 2020

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Painters & Floorcoverers Joint Committee, et al.

Dated: May 19, 2020

MGM RESORTS INTERNATIONAL

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LLC

IT IS SO ORDERED.

Date: June 2, 2020.


United States Magistrate Judge